		S DISTRICT COURT I OF NORTH CAROLI	FILED APR 04 2024
NATERA, INC.,)) laintiff,)		IN THIS OFFICE Clark U.S. District Court Greens part
v.)	1:23-CV-62	9
NEOGENOMICS LABORA INC.,	TORIES,)		
Г) Defendant)		

MEMORANDUM OPINION AND ORDER

Catherine C. Eagles, Chief District Judge.

This matter is before the Court on numerous motions to seal directed to evidence that either the plaintiff, Natera, Inc., or the defendant, NeoGenomics Laboratories, Inc., contends is confidential business information. The motions are granted in part and denied in part as reflected in the chart appended to this Order.

I. Public Notice

Before sealing judicial records, the district court must give the public notice and a reasonable opportunity to challenge the request to seal. *Va. Dep't of State Police v. Wash. Post*, 386 F.3d 567, 576 (4th Cir. 2004). Here, the public has had adequate notice of the motions to seal; the most recent motion, Doc. 195, has been on the docket since January 11, 2024, and the others have been docketed longer. *See Mears v. Atl. Se. Airlines, Inc.*,

¹ After the Court denied Natera's first motion to seal, Doc. 15, as overbroad and unsupported by evidence, Natera filed a motion for reconsideration on February 20, 2024. *See* Doc. 219 (order denying motion to seal); Doc. 221 (motion for reconsideration). The Court granted the motion

No. 12-CV-613, 2014 WL 5018907, at *2 (E.D.N.C. Oct. 7, 2014) (holding that the filing of a motion to seal provides adequate public notice and opportunity to be heard) (citing *In re Knight Publ'g Co.*, 743 F.2d 231, 235 (4th Cir. 1984)). No objections have been filed.

II. Legal Standard

The public has a qualified right of access to judicial records. *Doe v. Pub. Citizen*, 749 F.3d 246, 265 (4th Cir. 2014) [*Doe I*]; *M.G.M. ex rel. Mabe v. Keurig Green Mountain, Inc.*, No. 22-CV-36, 2022 WL 6170557, at *1 (M.D.N.C. Oct. 7, 2022). "Documents filed with the court are judicial records if they play a role in the adjudicative process or adjudicate substantive rights." *In re Application of the U.S. for an Ord. Pursuant to 18 U.S.C. Section 2703(D)*, 707 F.3d 283, 290 (4th Cir. 2013) (cleaned up) [2703(D) Order Application].

The public right of access derives "from the First Amendment and the common-law tradition that court proceedings are presumptively open to public scrutiny." *Doe I*, 749 F.3d at 265. The common law presumes a right of access to all judicial records and documents, but this presumption can be rebutted if "the public's right of access is outweighed by competing interests." *Knight*, 743 F.2d at 235, *accord United States v. Doe*, 962 F.3d 139, 145 (4th Cir. 2020) [*Doe II*]. The First Amendment right of access extends only to particular judicial records and documents and can only be restricted if there is a compelling governmental interest, *Doe I*, 749 F.3d at 266, or in limited

for reconsideration on March 18, Doc. 250, and will issue a ruling on the motion to seal at Doc. 15 in this Order. The public has had plenty of time to consider the motion for reconsideration as well as the others motions to seal.

circumstances, a compelling private interest. *See Fortson v. Garrison Prop. and Cas. Ins. Co.*, No. 19-CV-294, 2022 WL 824802, at *2 n.1 (M.D.N.C. Mar. 18, 2022); *Doe II*, 962 F.3d at 147–48. The compelling interest must be "narrowly tailored," and the moving party must present "specific reasons that justify restricting access to the information; conclusory assertions are not sufficient." *See Syngenta Crop Prot., LLC v. Willowood, LLC*, No. 15-CV-274, 2017 WL 6001818, at *3 (M.D.N.C. Dec. 4, 2017) (cleaned up); *see also Doe I*, 749 F.3d at 270 (holding district court erred by relying on unsupported statements of potential reputational harm to moving party); *Wash. Post*, 386 F.3d at 575 (holding moving party must "present specific reasons in support of its position").

When a party asks to seal judicial records, the court "must determine the source of the right of access with respect to each document," and then "weigh the competing interests at stake." *Wash. Post*, 386 F.3d at 576 (cleaned up). The public right of access to documents filed in connection with a preliminary injunction motion stems from the First Amendment. *See, e.g., Bayer v. Cropscience Inc. v. Syngenta Crop Prot., LLC*, 979 F. Supp. 2d 653, 656 (M.D.N.C. Oct. 17, 2013); *RLI Ins. Co. v. Nexus Servs., Inc.*, No. 18-CV-66, 2018 WL 10602398, at *1 (W.D. Va. Oct. 30, 2018) (holding First Amendment access applies to "motion for preliminary injunction and its supporting memorandum, declarations, and exhibits"). Thus, a motion to seal must be supported by a compelling governmental or private interest that is narrowly tailored. *See* discussion *supra*. Additionally, there must be "a substantial probability that, in the absence of closure, the compelling interest will be harmed" and "no alternatives to closure will adequately protect the compelling interest." *Doe II*, 962 F.3d at 146 (cleaned up).

III. Compelling Private Interest in Confidential Business Information

In the appropriate case, "[t]he interest in preserving the confidentiality of sensitive business information" can override the public's First Amendment right of access. *Warner v. Midland Funding, LLC*, No. 18-CV-727, 2021 WL 3432556, at *7 (M.D.N.C. Aug. 5, 2021); *Doe I*, 749 F.3d at 269 ("A corporation may possess a strong interest in preserving the confidentiality of its proprietary and trade-secret information, which in turn may justify partial sealing of court records."); *see, e.g., Silicon Knights, Inc. v. Epic Games, Inc.*, No. 7-CV-275, 2011 WL 901958, at *2 (E.D.N.C. Mar. 15, 2011) (collecting cases); *Hutton v. Hydra-Tech, Inc.*, No. 14-CV-888, 2018 WL 1363842, at *9 (M.D.N.C. Mar. 15, 2018). The court may seal "sources of business information that might harm a litigant's competitive standing," *Nixon v. Warner Commc'ns, Inc.*, 435 U.S. 589, 598 (1978), including "confidential and proprietary commercial information" such as "highly sensitive financial and business information," *Silicon Knights*, 2011 WL 901958, at *2, so long as the requirements for sealing are met. *See* discussion *supra*, at 2–3.

Courts deciding motions to seal based on claims of confidential business information first decide "whether the party has shown that the information sought to be sealed is confidential." *Put Corp. v. R. J. Reynolds Tobacco Co.*, No. 22-CV-881, 2023 WL 3892482, at *2 (M.D.N.C. Jan. 9, 2023). If it has, the court evaluates whether disclosure would harm the party's competitive standing or otherwise harm its business interests; whether the motion is narrowly tailored; and whether the interests in non-disclosure are compelling and heavily outweigh the public's interest in access to the information. *See Willowood*, 2017 WL 6001818, at *3; *Sims v. BB&T Corp.*, No. 15-CV-

732, 2018 WL 3466945, at *2 (M.D.N.C. July 18, 2018). In weighing these competing interests, courts consider, among other things, whether the public needs access to the evidence or briefing to understand the case and the degree of harm that disclosure would likely cause. *See Willowood*, 2017 WL 6001818, at *3; *Huntley v. Crisco*, No. 18-CV-744, 2020 WL 9815384, at *2 (M.D.N.C. Sept. 25, 2020).

Factual findings are required before sealing. See Ashcraft v. Conoco, Inc., 218
F.3d 288, 302 (4th Cir. 2000) (requiring "specific reasons and factual findings supporting [a court's] decision to seal the documents and for rejecting the alternatives"); Doe II, 962
F.3d at 147. Courts need evidence to make these factual findings. "Statements in a brief are not evidence and are insufficient to justify a motion to seal, at least in the absence of a stipulation or joint representation by all parties which details the confidential nature of the information." Adjabeng v. GlaxoSmithKline, LLC, No. 12-CV-568, 2014 WL 459851, at *3 (M.D.N.C. Feb. 5, 2014) (collecting cases). And "claims of confidentiality cannot be made indiscriminately and without evidentiary support, even in patent cases where such claims are highly likely to be valid." Id. Courts do not guess about whether certain information is in fact confidential and proprietary or conjecture about how a party would be harmed by the disclosure of information. Parties are reminded of these requirements in the Local Rules, LR 5.4(c)(3), and the parties in this case were reminded again by court order. See Doc. 27 at ¶ 7(a).

Motions to seal must be narrowly tailored, and less drastic alternatives to sealing must not be available. *See Bayer*, 979 F. Supp. 2d at 657; *see also Doe I*, 749 F.3d at 268 (criticizing wholesale sealing of docket sheets as violative of public's right of access to

judicial proceedings). When a party seeks to seal by redaction only the confidential information contained within an exhibit, the request is narrowly tailored. *See, e.g.*, *Willowood*, 2017 WL 6001818, at *5 (finding narrow tailoring when information to be sealed included "only specific sales and pricing figures" rather than entire exhibits).

IV. Application of Legal Standard

The documents the parties seek to seal are judicial records, as the Court considered them when deciding the motion for a preliminary injunction, the motion to stay the preliminary injunction, and the motion to modify the injunction. *See 2703(D) Order Application*, 707 F.3d at 290. To the extent that the Court did not rely on a paragraph or section of the document, that paragraph is not a part of the judicial record, and the Court will not require its unsealing.

As to the motions to seal directed to parts of briefs and pieces of evidence submitted in connection with the motion for preliminary injunction, Doc. 5; the motion to stay the preliminary injunction, Doc. 176; and the motion to modify the preliminary injunction, Doc. 178, the public has a First Amendment right of access.² As to the motions to seal parts of briefs and evidence submitted in connection with the motions at

² Motions to seal have been filed directed to NeoGenomics' brief in opposition to the preliminary injunction, Doc. 89, as well as toward exhibits attached to both parties' briefing on the preliminary injunction motion. *See* Doc. 15; Doc. 105; Doc. 142; *see also* Doc. 250 (order granting motion to reconsider the motion to seal at Doc. 15). NeoGenomics and Natera also seek to seal additional attachments related to NeoGenomics' motion to stay the injunction, Doc. 176, and motion to modify the injunction, Doc. 178. *See* Doc. 180; Doc. 187; Doc. 191; Doc. 195.

Doc. 66, NeoGenomics' motion for a time extension, and Doc. 137, NeoGenomics' motion to bind Natera to a conception date, the common law right of access applies.³

V. Results

The Court has applied the appropriate standards and taken into account the public interest in access to court records. Because of the number of items to rule on, for clarity the Court rules on the motions in the Appendix, in chart form.

The motions to seal will be granted in large part. As to all evidence and references to evidence sealed by this Order, the Court finds that:

- 1. The moving party has shown that the evidence is confidential business information about prices, contracts, studies and clinical trials in process or in design, clinical partners, or financial data, and it has shown that disclosure would harm its business and competitive interests.
- 2. Its requests were narrowly tailored to limited and discrete pieces of evidence.
- 3. For all materials subject to the First Amendment right of access, the parties have shown a compelling interest in confidentiality, there is a substantial probability of harm in the absence of sealing, and there are no alternatives to sealing that would adequately protect that interest.

³ Motions to seal have been filed directed to Doc. 71-3, an exhibit attached to Natera's brief in opposition to the motion at Doc. 66, *see* Doc. 72 (motion to seal document at Doc. 71-3), and to portions of Natera's brief at Doc. 152, corrected at Doc. 155, submitted in opposition to NeoGenomics' motion at Doc. 137. *See* Doc. 244 at 13.

For all materials subject to the common law right of access, the interest in confidentiality of business information heavily outweighs the public interest.

There are some pieces of evidence and references to evidence as to which the motion to seal will be denied. In some instances, the Court was not satisfied that the evidence adequately showed that the designated material was truly confidential or that the designating party would be harmed by its disclosure or both. Some of the requests were not narrowly tailored, making overbroad requests to seal confidential and non-confidential information; for those, the Court either denied the motion to seal or, where it was not too complicated, the Court denied the motion in part and authorized sealing only as to the confidential information. As to each piece of evidence or briefing referenced, a short explanation is given in the Appendix.

V. Correcting the Record

Ordinarily the Court directs the Clerk to unseal materials when the Court denies a motion to seal. Here, however, the Court has granted motions in part, some of the motions have been withdrawn in part, and the parties are in a better position to remove the redactions of the material no longer under seal. The parties shall discuss the best way to do this with the Court Services Supervisor and shall present a plan to the Court within 10 business days.

It is **ORDERED** that:

1. The motion to seal, Doc. 15 is **GRANTED** in part and **DENIED** in part as shown on the attached chart.

- 2. The motion to seal, Doc. 72, is **GRANTED** in part and **DENIED** in part as shown on the attached chart.
- 3. The motion to seal, Doc. 105, is **GRANTED** in part and **DENIED** in part as shown on the attached chart.
- 4. The motion to seal, Doc. 142, is **GRANTED** in part and **DENIED** in part as shown on the attached chart.
- 5. The motion to seal, Doc. 180, is **GRANTED** in part and **DENIED** in part as shown on the attached chart.
- 6. The motion to seal, Doc. 187, is **GRANTED** as shown on the attached chart.
- 7. The motion to seal, Doc. 191, is **GRANTED** as shown on the attached chart.
- 8. The motion to seal, Doc. 195, is **GRANTED** as shown on the attached chart.
- 9. The parties shall consult with the Court Services Supervisor in the Clerk's office and then present a plan to the Court by April 18, 2024, for submitting the various documents making public those matters as to which the motions to seal have been denied or withdrawn.

This the 4th day of April, 2024.

UNITED STATES DISTRICT JUDGE

Appendix

		Motion	Motion to Seal: Doc. 15	15
		Supporting Declarations to Plaintiff's Motion for Preliminary Injunction (Doc	Supporting Declarations to otion for Preliminary Injun	ns to njunction (Doc. 5)
Public	Sealed	Description	Designating	Ruling
Doc.	Doc.		Party	
Doc. 13	Doc. 17	Declaration of Dr.	Natera	Granted as to designated sentence in ¶ 138, as
Redacted		Michael Metzker		shown in Doc. 224.
Doc. 221-1	Doc. 224			Otherwise withdrawn, per Doc. 221. See Doc.
Narrowed	Showing			244 at 3.
Redactions	Narrowed		g	
Doc. 14	Doc. 18	Declaration of Solomon	Natera	Granted as to designated material in ¶¶ 8, 11, 12,
Redacted		Moshkevich		13, 15, as shown in Doc. 225.
				Denied as to "significantly higher" in ¶ 14, as
Doc. 221-2	Doc. 225			that statement is obvious from context, but
Narrowed	Showing			granted as to other designated material in ¶ 14.
Redactions	Narrowed			As the "significantly higher" characterization
	Negacijons			preliminary injunction by itself, the Court will
	20			not require unsealing, which would further
				complicate the docket to no benefit.

			Redactions	
			Narrowed	
			Showing	Redacted
244 at 3.		*	Doc. 225-1	Doc. 221-3
Otherwise withdrawn, per Doc. 221. See Doc.		Order Form Discussion		
		NeoGenomics - RaDaR	5	Under Seal
Doc. 225-1.		Dated 2023-06-21 re		Entirely
Granted as to designated material as shown in	Natera	Exhibit F – Email Chain	Doc. 18-6	Doc. 14-6
244 at 3.				
Otherwise withdrawn per Doc. 221. See Doc.				
	Party		Doc.	Doc.
Ruling	Designating Ruling	Description	Sealed	Public
junction (Doc. 5)	Preliminary In	Plaintiff's Motion for Preliminary Injunction (Doc-		
is to	Supporting Declarations to	Suppor		
15	Motion to Seal: Doc. 15	Motion		

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		Motion	Motion to Seal: Doc. 72	2
Def	endant's Tin	ne Sensitive Amended Motio intiff's Failure to Narrow A	n to Briefly Ext sserted Claims :	Defendant's Time Sensitive Amended Motion to Briefly Extend Preliminary Injunction Schedule Due to Plaintiff's Failure to Narrow Asserted Claims and Provide Discovery (Doc. 66)
Public Doc.	Sealed Doc.	Description	Designating Party	Ruling
Doc. 71-3	Doc. 74	Exhibit 3 – Plaintiff's First	Natera	Denied as to the designations on ECF pages
Redacted		Supp. Responses and Objections to		8–9. There is nothing confidential in the question.
Doc. 240	Doc. 241	Defendant's ROG 2		
Redacted	Showing			Denied as to the designations in the paragraph
	Narrowed			on page 10 beginning "In addition" to "away
	Redactions			from Signatera to RaDaR." Not confidential, no harm from disclosure.
				Granted as to other designations on page 10
				through page 15.
				Otherwise withdrawn per Doc. 244 at 13

¹ All pagination is that appended by the CM-ECF system, unless specifically noted otherwise.

		Motion to Seal: Doc. 105 Defendant's Opposition to Plaintiff's Motion for Preliminary Injunction	Motion to Seal: Doc. 105 Defendant's Opposition to	ion to Injunction (Doc. 89)
Public Doc.	Sealed Doc.	Description	Designating Party	
Doc. 89	Doc. 107	NeoGenomics'	Natera and	Natera's Designations:
Redacted	-	Opposition to	NeoGenomics	Denied as to page 7. Inadequate showing of
		Natera's Motion for		confidentiality. Motions to seal are not there to
		Preliminary		keep evidence a party does not like off the public
		Injunction		record.
				Denied as to page 13. The cited information comes from sections of Mr. Moshkevich's declaration, Doc. 18 at ¶ 16, and Dr. Malani's
			v	motion to seal. See supra, at 1–2; Doc. 225
	2			(updated Mr. Moshkevich declaration); Doc. 255 (updated Dr. Malani deposition).
				Denied as to pages 16 and 17 as the briefing cites
				the Dr. Brian Van Ness declaration which is not
				subject to a motion to seal and the Dr. Bernhard
				was withdrawn. See Doc. 244 at 6 (withdrawing
				Natera's motion to seal Doc. 116, Dr. Van Ness
				declaration, in its entirety); Doc. 237 (revised
				requested redactions for Dr. Zimmerman

		Plaintiff's Mot	Defendant's Opposition to Plaintiff's Motion for Preliminary Injunction	c. 105 tion to Injunction (Doc. 89)
Public Doc.	Sealed Doc.	Description	Designating Party	
				deposition).
		9		Denied as to page 18. Not confidential.
				Denied as to page 20. Briefing cites Dr. Malani
				to seal, per Doc. 233.
				Granted as to designation on page 21 as to the request for the "lost contract" material. Otherwise
				Denied as to designation on page 23. Not
				testimony no longer subject to motion to seal, per Doc. 233.
				Denied as to designation on page 24 in carryover paragraph. Not confidential and cites Dr. Malani
				deposition testimony no longer subject to motion to seal, per Doc. 233.

		M De Plaintiff's Motio	Motion to Seal: Doc. 105 Defendant's Opposition to Plaintiff's Motion for Preliminary Injunction	c. 105 ion to Injunction (Doc. 89)
Public Doc.	Sealed Doc.	Description	Designating Party	
				Denied as to designations in text on page 24, last line, through page 25, end of carryover paragraph.
				General information not confidential, inadequate showing of harm; cites Dr. Malani deposition
				testimony no longer subject to motion to seal, per Doc. 233.
				Granted as to footnote on page 24.
				Granted as to remaining designations on page 25.
				Granted as to designations on page 26.
				Denied as to designations on page 29. Cites Dr. Malani deposition testimony no longer subject to motion to seal, per Doc. 233.
				NeoGenomics' Designations: Granted as to designations on pages 6, 28, and 30.
				Denied as to designations on page 11, as overbroad or not confidential.

confidentiality and harm.		NeoGenomics Email		Entirely
Denied. Overbroad and inadequate showing of	NeoGenomics	Exhibit 12 –	Doc. 108-12	Doc. 90-12
				Under Seal
		Email		Entirely
Withdrawn per Doc. 244 at 5.	Natera	Exhibit 11 – Natera	Doc. 108-11	Doc. 90-11
		Zimmermann		
	2	Bernhard		
		Transcript of Dr.		Under Seal
See Doc. 244 at 4.	(a)	Deposition		Entirely
See ruling on duplicate document at Doc 144-4.	Natera	Exhibit 10 –	Doc. 108-10	Doc. 90-10
		Anup Malani		
		Transcript of Dr.		Under Seal
See Doc. 244 at 4.		Deposition		Entirely
See ruling on duplicate document at Doc. 122-1.	Natera	Exhibit 7 —	Doc. 108-7	Doc. 90-7
		Moshkevich		
		Solomon		
		Transcript of		Under Seal
See Doc. 244 at 4.		Deposition		Entirely
See ruling on duplicate document at Doc. 120-11.	Natera	Exhibit 6 —	Doc. 108-6	Doc. 90-6 ²
	Party			
Ruling	Designating	Description	Sealed Doc.	Public Doc.
njunction (Doc. 89)	or Preliminary I	Plaintiff's Motion for Preliminary Injunction		
ion to	Defendant's Opposition to	Defe		
. 105	Motion to Seal: Doc. 105	Mot		

² According to Natera, Doc. 90-6, Doc. 90-7, and Doc. 90-10 are all excerpts of full deposition transcripts for Natera witnesses. See motion to seal these new versions. Doc. 244 at 4. Because Natera has submitted new, narrowed redacted versions of the full transcripts, the Court will evaluate the

		Mot	Motion to Seal: Doc. 105	. 105
		Defendant's Opposition to Plaintiff's Motion for Preliminary Injunction	Defendant's Opposition to	niunction (Doc. 89)
Public Doc.	Sealed Doc.	Description	Designating Party	
<u>Under Seal</u>				
Doc. 91-5	Doc. 109-4	Exhibit 19 –	Natera	See ruling supra, at 3 on Doc. 71-3.
Entirely		Plaintiff's First		
Under Seal		Supp. Responses and		Denied as to the designations on pages 8-9. There
		Objections to		is nothing confidential in the question.
		Defendant's ROG 2		
Doc. 240	Doc. 241			Denied as to the designations in the paragraph on
Redacted	Showing			page 10 beginning "In addition" to "away from
	Narrowed			Signatera to RaDaR." Not confidential, no harm
	Redactions			from disclosure.
				Granted as to other designations on page 10
				through page 15.
				Otherwise withdrawn per Doc. 244 at 5.
Doc. 93-2	Doc. 111-2	Exhibit 22 – Natera	Natera	Granted.
Entirely		Presentation		
Under Seal				
Doc. 93-3	Doc. 111-3	Exhibit 23 – Natera	Natera	Granted.
Entirely		Presentation		
<u>Under Seal</u>				
Doc. 93-8	Doc. 111-8	Exhibit 28 –	NeoGenomics	Granted.

0		Device Designation to RaDaR		
		Letter granting Breakthrough		Entirely Under Seal
Granted.	NeoGenomics	Exhibit 7 – FDA	Doc. 112-7	Doc. 94-7
Granted as to designated material in ¶¶ 28, 30–34, 36, 37, 39, 44, 46, 47.				,
only dollar amounts can be redacted.				
Designation overbroad. When document is refiled,		Injunction	declaration)	declaration)
Denied as to designated material in ¶ 42.		for Preliminary	the same	the same
		Plaintiff's Motion	copies of	copies of
public.		Opposition to	(identical	(identical
confidential or of harm. Or is otherwise already		Defendant's	115	Redacted
49, 50, 51. Inadequate showing of why this is	NeoGenomics	Vishal Sikri ISO	113, 114,	96
Denied as to designated material in ¶¶ 21–25, 48,	Natera ³ and	Declaration of	Doc. 112,	Doc. 94, 95,
		Use		
		regarding RaDaR		Under Seal
		Oncologist Letter		Entirely
	Party			
Ruling	Designating	Description	Sealed Doc.	Public Doc.
Injunction (Doc. 89)	for Preliminary I	Plaintiff's Motion for Preliminary Injunction (Doc.		
ion to	Defendant's Opposition to	Defe		
. 105	Motion to Seal: Doc. 105	Mo1		

³ It does not appear that Mr. Sikri's declaration contains any Natera confidential information. Natera affirmatively withdraws any motion to seal any information in this affidavit. See Doc. 244 at 6.

		Mot	Motion to Seal: Doc. 105	105
		Defe	Defendant's Opposition to	Defendant's Opposition to
Public Doc.	Sealed Doc.	Description	Designating Party	Ruling
Doc. 96-3	Doc. 113-8	Exhibit 18 –	NeoGenomics	Granted.
Entirely		NeoGenomics		
Under Seal		Presentation		
Doc. 96-17	Doc. 115-12	Exhibit 32 —	NeoGenomics	Granted.
Entirely		Oncologist Letter		
Under Seal		Regarding RaDaR		This is the same letter filed at Doc. 111-8. See
		Use		supra, page 8–9 (granting motion to seal Doc. 111-
Doc. 97, 98,	Doc. 116,	Declaration of Dr.	Natera	Withdrawn per Doc. 244 at 6.
99	117, 118	Brian Van Ness ISO		
Redacted		Defendant's		
		Opposition to		
		Plaintiff's Motion		
		for Preliminary		
		Injunction		
Doc. 98-14	Doc. 117-15	Exhibit 35 —	Natera	See ruling on document at Doc. 144-4. See Doc.
Entirely		Deposition		244 at 7.
Under Seal		Transcript of Dr.		
		Bernhard		
		Zimmermann		
Doc. 100,	Doc. 119,	Declaration of James	Natera and	Natera's Designations:
101, 102,	120, 121,	Malackowski ISO	NeoGenomics	Granted as to designations highlighted in yellow in

		Plaintiff's Motion for Preliminary Injunction (Do	ion for Preliminary Injun	niunction (Doc. 89)
Public Doc. Seal	Sealed Doc.	Description	Designating Party	Ruling
103, 104 122	2, 123,	Defendant's		¶ 12, 13, 31, 55, 61, 62, 68, 69, footnote 170,
	124	Opposition to	15	¶¶ 72, 78—81, 90, 93, 105, 106, 119.
	(identical	Plaintiff's Motion	¥O	
	copies of	for Preliminary		Denied as to ¶¶ 56, 59, 65, 66, 67, 83. Not
26	the same	Injunction		confidential or inadequate showing of harm.
declaration) decl	declaration)			
				narrowed redactions do not include the underlying
				cited information in these footnotes from Dr.
				inadequate showing of harm.
				NeoGenomics' Designations: Cranted as to designations highlighted in green in
				¶¶ 72, 98, 99, 102, 103, 106, 109, 110, 118, and footnote 236.
,			8	Denied as to designation highlighted in green in
				filings and not confidential.

		Mot	Motion to Seal: Doc. 105	. 105
		Defendant's Opposition to Plaintiff's Motion for Preliminary Injunction (Doc.	Defendant's Opposition to ion for Preliminary Injun	on to njunction (Doc. 89)
Public Doc.	Sealed Doc.	Description	Designating Party	Ruling
Doc. 100-3	Doc. 119-3	Exhibit 3 –	NeoGenomics	Natera's Designations:
Entirely		Defendant's First	and Natera	Granted as to Natera's designated material on page
Under Seal	Doc. 235	Supp. Responses and		17 (internal pagination in Doc. 235).
	Showing	Objections to		
	Narrowed	Plaintiff's		NeoGenomics' Designations:
	Redactions	ROGs 3 & 6		Denied as to the rest of the document as designated
				by NeoGenomics. Overbroad designation. Not
				narrowly tailored. Full of information that is not
				confidential. Inadequate showing of
				confidentiality or harm.
Doc. 100-4	Doc. 119-4	Exhibit 4 – Natera	Natera	Granted.
Entirely		License Agreement		
Under Seal				
Doc. 102-2	Doc. 120-7	Exhibit 27 – Natera	Natera	Granted.
Entirely		Development and		
Under Seal		Supply Agreement		
Doc. 102-3	Doc. 120-8	Exhibit 28 – Natera	Natera	Granted.
Entirely		License,		
Under Seal		Development, and		
1		Distribution		
		Agreement		
Doc. 102-4	Doc. 120-9	Exhibit 29 – Natera	Natera	Granted.

		Moton Plaintiff's Motion	Motion to Seal: Doc. 105 Defendant's Opposition to	Motion to Seal: Doc. 105 Defendant's Opposition to Plaintiff's Motion for Preliminary Injunction (Doc. 89)
Public Doc.	Sealed Doc.	Description	Designating Party	Ruling
Entirely		License Agreement		
Under Seal				
Doc. 102-5	Doc. 120-10	Exhibit 30 – Natera	Natera	Granted.
Entirely		License and		
Under Seal		Collaboration		
		Agreement		
Doc. 102-6	Doc. 120-11	Exhibit 31 —	Natera	Granted as to designations in Doc. 234 on pages 5-
Entirely		Deposition		7, 55–56, 68–77, 80–129, 131–156 to and
Under Seal	Doc. 234	Transcript of		including line 6; page 162 through page 175, line
	Showing	Solomon		4.
	Narrowed	Moshkevich		
	Redactions			Denied as to page 156, line 7 through page 157,
			2	line 19; page 158, line 7 through page 160, line 12;
÷				page 175, line 5 through page 177, line 4.
92				Inadequate showing of confidentiality and of harm.
				Otherwise withdrawn per Doc. 234. See Doc. 244
				at 9.
Doc. 102-19	Doc. 122-1	Exhibit 44 –	Natera	Granted as to designations on pages 4, 54–55, 59–
Entirely		Deposition		70.
Under Seal	Doc. 233	Transcript of Dr.	3	
	Showing	Anup Malani		Otherwise withdrawn per Doc. 233. See Doc. 244

Doc. 115-12).				
seal Doc. 111-8); page 10 (granting motion to seal				
115-12. See supra, page 8-9 (granting motion to		Use		
This is the same letter filed at Doc. 111-8 and Doc.		Regarding RaDaR		Under Seal
		Oncologist Letter		Entirely
Granted.	NeoGenomics	Exhibit 62 –	Doc. 124-7	Doc. 104-7
				<u>Under Seal</u>
		Presentation		Entirely
Granted.	Natera	Exhibit 52 – Natera	Doc. 123-7	Doc. 103-8
			12	<u>Under Seal</u>
		Presentation	,	Entirely
Granted.	Natera	Exhibit 49 – Natera	Doc. 123-4	Doc. 103-5
	*			Under Seal
9		Presentation		Entirely
Granted.	Natera	Exhibit 48 – Natera	Doc. 123-3	Doc. 103-4
			Redactions	
at 9.			Narrowed	
	Party			
Ruling	Designating	Description	Sealed Doc.	Public Doc.
Injunction (Doc. 89)	for Preliminary I	Plaintiff's Motion for Preliminary Injunction (Do		
ion to	Defendant's Opposition to	Defe		
. 105	Motion to Seal: Doc. 105	Mo:		

		Mot	Motion to Seal: Doc. 1424	. 1424
		Plainti	Plaintiff's Reply in Support of	pport of
		Motion for Pr	Motion for Preliminary Injunction (Doc. 139)	ction (Doc. 139)
Public Doc.	Sealed Doc.	Description	Designating	Ruling
			Party	
Doc. 139	Doc. 144	Reply in Support of	Natera and	Natera's Designations:
Redacted		Motion for	NeoGenomics	Natera withdrew its motion to seal portions of this
		Preliminary		document. See Doc 244 at 10.
		Injunction		
				NeoGenomics' Designations:
				Denied as to pages 2, 6, 9–10, 15, 16, 18, 19.
				Overbroad, inadequate showing of confidentiality
				and/or harm, minimal interests in sealing do not
				outweigh public interest.
				Granted as to page 17 only as to the name of the
				customer, otherwise overbroad, inadequate
				showing of confidentiality and harm, minimal
				interest in sealing does not outweigh public
				interest.
Doc. 139-1	Doc. 144-1	Exhibit 1 – NAT-	Natera	Granted, as narrowed by Natera in Doc. 243. See
Entirely		NEO-00884440		Doc. 244 at 10.
<u>Under Seal</u>				

⁴ Natera partially withdrew this motion in December 2023. See Doc. 166. In February 2024, Natera narrowed and withdrew more of its original requests. See, e.g., Doc. 244 at 10.

		Moti Plainti	Motion to Seal: Doc. 1424 Plaintiff's Reply in Support of	the properties of the properti
		Motion for Pr	n s kepty m ou eliminary Injun	Motion for Preliminary Injunction (Doc. 139)
Public Doc.	Sealed Doc.	Description	Designating	Ruling
			Party	
Doc. 242	Doc. 243		i.	
Narrowed	Showing	2		
Redactions	Narrowed			
	Redactions			
Doc. 139-2	Doc. 144-2	Exhibit 2 – NAT-	Natera	Granted.
Entirely		NEO-00574046		
Under Seal				
Doc. 139-3	Doc. 144-3	Exhibit 3 – NAT-	Natera	Granted.
Entirely		NEO-00774804		
<u>Under Seal</u>				
Doc. 139-4	Doc. 144-4	Exhibit $4 - Dr$.	Natera	Granted as to designations on pages 6–7, 36, 38–
Entirely		Bernhard		39, 50–52, 62–63, 68, 72–75, 77–78, 80–81, 85,
Under Seal		Zimmerman		page 102 starting with line 21 through page 103,
		Deposition		page 107 line 13 through 110 line 13; pages 112-
Doc. 236	Doc. 237	Transcript		114, 118–125.
Narrowed	Showing			
Redactions	Narrowed		3	Denied page 102 lines 3–20; page 104 through first
	Redactions			line on page 107; page 110 line 24 through page
	8			111, line 11. Not confidential and inadequate
				showing of harm.

		Mot	Motion to Seal: Doc. 1424	. 1424
		Plainti	Plaintiff's Reply in Support of	pport of
		Motion for Pr	Motion for Preliminary Injunction (Doc. 139)	ction (Doc. 139)
Public Doc.	Sealed Doc.	Description	Designating	Ruling
			Party	
				Otherwise withdrawn per Doc. 237. See Doc. 244
				at 11.
Doc. 139-5	Doc. 144-5	Exhibit 5 – James	Natera	Granted as to pages 105–113.
Entirely		Malackowski		
Under Seal	Doc. 232	Deposition		Otherwise withdrawn per Doc 232. See Doc. 244
	Showing	Transcript		at 11.
	Narrowed			
	Redactions			
Doc. 139-6	Doc. 144-6	Exhibit 6 —	Natera	Granted as to designated material on page 17
Entirely		Defendant's First		(internal pagination in Doc. 235). See supra, at 12.
Under Seal	Doc. 235	Supp. Responses		
	Showing	and Objections to		Otherwise withdrawn per Doc. 235. See Doc. 244
	Narrowed	Plaintiff's		at 11.
	Redactions	ROGs 3 & 6		
Doc. 139-7	Doc. 144-7	Exhibit 7 – Vishal	Natera	Withdrawn by Natera. Doc. 244 at 11.
Entirely		Sikri Deposition		
Under Seal		Transcript		
Doc. 139-8	Doc. 144-8	Exhibit 8 – Email	Natera	Natera withdrew this request, Doc. 166 at 5, and
Entirely				the Court previously ordered that Doc. 139-8 be
Under Seal				unsealed. See Doc. 198 at 1.

	<u></u>	٠	IH	Ы	l W		U	P				
		Under Seal Doc. 231	Entirely	oc. 141-1	Redacted	Doc. 141	Doc.	Public				
Narrowed	Showing	Doc. 231		Doc. 141-1 Doc. 145-1		Doc. 145		Sealed Doc.	Rep			
		Transcript	Ness Deposition	Exhibit 1 – Dr. Brian Van	Michael Metzker	Declaration of Dr.		Description	Reply in Support of Motion for Preliminary Injunction (Doc. 141)	Plaintiff's Declaration of Dr. Michael Metzker in Support of	Motion to	
				Natera		Natera	Party	Designating Ruling	r Preliminary	r. Michael Met	Motion to Seal: Doc. 142	
244 at 12.	Otherwise withdrawn, per Doc. 231. Doc.		47–49.	Granted as to designations on pages 6, 31,		Withdrawn by Natera. Doc. 244 at 12.		Ruling	Injunction (Doc. 141)	zker in Support of	2	

		Motion to S	Motion to Seal: Doc. 142	
	NeoGenor	NeoGenomics Motion to Bind Natera to Inception Date (Doc. 137)	atera to Incepti	on Date (Doc. 137)
Public Doc.	Sealed Doc.	Description	Designating	Ruling
			Party	
Doc. 155 ⁵	Doc. 153	Natera's	Natera	Granted as to designation on page 23.
Redacted		Memorandum in Opposition ⁶		Otherwise withdrawn per Doc. 244 at 13.
Doc. 238	Doc. 239			
Narrowed	Showing			
Redactions	Narrowed			
	Redactions		,	

⁵ Doc. 155 is corrected version of Doc. 152.

⁶ Natera asked to include its memorandum in opposition to NeoGenomics' motion to bind Natera to a specific inception date as part of as part of the motion filed at Doc. 142. Going forward, the parties must make sure that all the material they seek to seal is specifically covered by a motion. Natera's motion to seal filed at Doc. 142. See Doc. 155 at 3. The Court will consider Doc. 155 with narrowed redactions at Doc. 238

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		Motion 1	Motion to Seal: Doc. 180)
		Defendant's Memorandum in Support of	morandum in Su	ipport of
		Motion to Stay the Preliminary Injunction (Doc. 177)	eliminary Injunc	tion (Doc. 177)
Public	Sealed	Description	Designating	Ruling
Doc.	Doc.		Party	
Doc. 177	Doc. 182	Memorandum in Support	NeoGenomics	Granted as to the designation on page 8 only
Redacted		of Motion to Stay		as to the dollar amount; otherwise denied as
				overbroad.
		,		Granted as to page 23.

overbroad and unnecessary.				
as to the dollar amount; otherwise denied as				
Granted as to the designation on page 6 only				
		in Support of Motion		Redacted
Granted as to pages 2 and 3.	NeoGenomics	Declaration of Vishal Sikri	Doc. 179-1 Doc. 183-1	Doc. 179-1
refiled brief.				
alone is confidential and can be redacted in		of Motion to Modify		Redacted
Denied as to page 7 overbroad; dollar amount	NeoGenomics	Memorandum in Support	Doc. 183	Doc. 179
	Party		Doc.	Doc.
Ruling	Designating	Description	Sealed	Public
ection (Doc. 179)	reliminary Injun	Motion to Modify the Preliminary Injunction (Doc. 179)		
ipport of	Defendant's Memorandum in Support of	Defendant's Me		
0	Motion to Seal: Doc. 180	Motion		

		mjanonon		
		Injunction		20
		Modify Preliminary		
		Opposition to Motion to		Redacted
NeoGenomics Granted as to page 14.	NeoGenomics	Memorandum in	Doc. 188	Doc. 186
	Party		Doc.	Doc.
Ruling	Designating	Description	Sealed	Public
ection (Doc. 186)	reliminary Injur	Motion to Modify the Preliminary Injunction (Doc.		
idant's	Plaintiff's Opposition to Defendant's	Plaintiff's Opp		
	Motion to Seal: Doc. 187	Motion :		

	Motion : Plaintiff's Op:	Motion to Seal: Doc. 191 tiff's Opposition to Defend	idant's
	Plaintiff's Opposition to Defendant's Motion to Stay the Preliminary Injunction (Doc. 19	Plaintiff's Opposition to Defendant's to Stay the Preliminary Injunction (D	ndant's etion (Doc. 190)
Public Sealed Doc.	Description	Designating Party	Ruling
Doc. 190 Doc. 192	2 Memorandum in	NeoGenomics	NeoGenomics Granted as to page 24.
Redacted	Opposition to Motion to		
	Stay Preliminary		
	Injunction		

		Motion 1	Motion to Seal: Doc. 195	
		Defendant's Reply to Plaintiff's Response to	y to Plaintiff's R	esponse to
		Motion to Stay the Preliminary Injunction (Doc. 194)	eliminary Injunc	tion (Doc. 194)
Public	Sealed	Description	Designating	Ruling
Doc.	Doc.		Party	
Doc. 194	Doc. 196	Reply Memorandum in	NeoGenomics	Granted as to pages 5 and 16. In the future
Redacted		Support of Motion to Stay		only designate dollar amount, not surrounding
				words about "investments," which is
				overbroad.